

The Mysore Gazette

PUBLISHED BY AUTHORITY

Vol. 88]

BANGALORE, THURSDAY, AUGUST 13, 1953

[No. 33

PART III—Section I

NOTIFICATIONS BY GOVERNMENT

REVENUE AND HOME SECRETARIAT

Dated 5th August 1953.

No. R. 7724—R.M. 12-53-2. Under Rule 2 of the Rules issued in Government Order No. R. 14-25—L.R. 149-24-74, dated 3rd October 1925, as amended by Government Order No. R. 4229-40—L.R. 489-26-4, dated 1st December 1927, the tracts forming the atchkats of the under mentioned thirteen tanks in Malur Taluk are declared entitled to remission of one-half of the wet assessment during the year 1952-53.

1 Oorumundinakere	...	Kuppam
2 Kuriyanakere	...	Kanchala
3 Settikere	...	Doddakalahally
4 Hosakere	...	Do
5 Kunigalkere	...	Dinneri
6 Gowdanakere	...	M. Upparahally
7 Pallukere	...	Malakanadoddi
8 Hungikere	...	Hosahally
9 Devarakere	...	Rajenahally
10 Muthukunte	...	Sorakayalahally
11 Bettigowdanakere	...	Anikarahally
12 Oorumundinakere	...	Suggondahally
13 Thimmegowdanskere	...	Nattuvarahally

By Order and in the name of the Rajpramukh,

3281

Dated 5th August 1953..

No. R. 7726—R.M. 14-53-2. Under Rule 2 of the Rules issued in Government Order No. R. 14-25—L.R. 149-24-74, dated 3rd October 1925, as amended by Government Order No. R. 4229-40—L.R. 489-26-4, dated 1st December 1927, the tracts forming the atchkats of the undermentioned tanks in Gundlupet Taluk, are declared entitled to remission of one-half of the wet assessment during the year 1952-53.

1. Baragi Tank.
2. Vadayanapura Amani Tank.
3. Belavadi Tank.

By Order and in the name of the Rajpramukh,

3280

No. M. 8089-94—Med. 88-53-1, dated 23rd May 1953.

Whereas it appears to His Highness the Maharaja of Mysore that the lands specified below are needed for a public purpose, to wit, for Local Fund Dispensary.

Notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of Section 4 of the Mysore Land Acquisition Act, 1894 (Mysore Act No. VII of 1894); and His Highness the Maharaja of Mysore hereby authorises the Deputy Commissioner, Kolar District, to exercise the powers conferred by sub-section (2) of Section 4 of the said Act.

In exercise of the powers conferred by sub-section (4) of Section 17 of the said Act, His Highness the Maharaja of Mysore directs that in view of the urgency of the case, the provisions of Section 5-A of the said Act shall not apply to the acquisition of lands specified below.

Kolar District, Bagepalli Taluk, Chakavelu Hobli,
Chakavelu Village.

Chakavelu, Survey No. 366-5, in the khate and anubhava of Patel Service Inam Rama Reddy, bin Venkata Reddy, and bounded on the North by Survey No. 366-6, South by Survey No. 362, East by Same Number, and West by Survey No. 365, the area required being 33 guntas.

Chakavelu, Survey No. 366-6, in the khate of Patel Service Inam Rama Reddy, bin Venkata Reddy, and in the anubhava of Patel Service Inam L. Venkatarayappa, bin Venkata Reddy, and bounded on the North by Survey No. 366-3, South by Survey No. 366-5, East by Survey No. 366-8, and West by Survey No. 365, the area required being 30 guntas.

No. M. 8089-94—Med. 88-53-1, dated 23rd May 1953.

In exercise of the powers conferred by Section 6 of the Mysore Land Acquisition Act, 1894 (Mysore Act No. VII of 1894), His Highness the Maharaja of Mysore hereby declares that the lands specified below, be the same a little more or less, are needed for a public purpose, to wit, for Local Fund Dispensary; and in exercise of the powers conferred by clause (c) of Sections 3 and 7 of the said Act, the Assistant Commissioner in charge of Chikkaballapur Sub-Division, is appointed to perform the functions of a Deputy Commissioner under the said Act, and directed to take orders for the acquisition of the said lands.

In exercise of the powers conferred by sub-section (1) of Section 17 of the said Act, His Highness the Maharaja of Mysore further directs that the possession of the said lands may be taken on the expiry of fifteen days from the date of publication of the notice mentioned in sub-section (1) of Section 9 of the said Act.

A plan of the lands is kept in the Office of the Assistant Commissioner Chikkaballapur for inspection.

Kolar District, Bagepalli Taluk, Chakavelu Hobli,
Chakavelu Village.

Chakavelu Survey No. 366-5, in the khate and anubhava of Patel Service Inam Rama Reddy, bin Venkata Reddy, and bounded on the North by Survey No. 366-6, South by Survey No. 362, East by Same Number, and West by Survey No. 365, the area required being 33 guntas.

Chakavelu, Survey No. 366-6, in the khate of Patel Service Inam Rama Reddy, bin Venkata Reddy, and in the anubhava of Patel Service Inam L. Venkatarayappa, bin Venkata Reddy, and bounded on the North by Survey No. 366-3, South by Survey No. 366-5, East by Survey No. 366-8, and West by Survey No. 365, the area required being 30 guntas.

G. N. NAGARAJA RAO,

Secretary to Government,
Revenue and Home Departments.

2195

FINANCIAL SECRETARIAT

Dated 22nd July 1953.

No. FI. (B) 4817—C.R. 4-53-23. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely,—

In the said Regulations, the following shall be added as a Note under Article 97, namely—

Note.—Government servants when deputed to places outside the State to attend Conferences and Technical Committee meetings, etc., are treated as on duty, and whenever subordinate officers are placed in charge of the current duties of such officers, no charge allowance is admissible under the above Article to the officers so placed in charge.

By Order and in the name of the Rajpramukh,